

Group I	Claims 82, 84-86, 96 and 102	Composition comprising a population of dendritic cell precursors.
Group II	Claims 84, 87, 91-92, 97, 99, 101 and 103	Composition comprising a dendritic cell pulsed with tumor antigen.
Group III	Claims 84, 88, 91-93, 97, 99, 101 and 103	Composition comprising a dendritic cell pulsed with a viral antigen.
Group IV	Claims 84, 89-92, 97, 99, 101 and 103	Composition comprising a dendritic cell pulsed with a viral antigen.
Group V	Claims 84, 89, 91-92, 94-95, 97, 99, 101, and 103	Composition comprising a dendritic cell pulsed with a mycobacterial antigen.
Group VI	Claims 84, 91-93, 97, 99, 101 and 103	Composition comprising a dendritic cell pulsed with an autoantigen.
Group VII	Claim 98	Mixed culture of dendritic cells and T cells.
Group VIII	Claim 100	Dendritic cell modified antigen.

Applicants traverse the restriction of Groups I-VI.

To show that the inventions are distinct, the Examiner must show either that (1) there is a separate classification of the claims; (2) a separate status in the art when they are classifiable together; or (3) a different field of search (see MPEP § 808.02).